

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRA

SERIAL NUMBER FILING DATE FORDER FIRST NA	MED APPLICA	NT 5	ATTORNEY DOCKET NO.	
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TOWNSEND AND TOWNSEND			EXAMINER	
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		DATE MAILED	: 04/08/94	
EXAMINER INTERVIEW	SUMMARY R	ECORD		
Il participants (applicant, applicant's representative, PTO personnel):		i tradi		
Was as Name of				
1) Vesa Nortel (3)				
1) Vern Norriel (3)_ 2) Carol Spiegel (4)_				
<i>y y</i>				
ate of interview 3-17-94				
Tolonbaria Diagram A				
rpe: Talephonic Dersonal (copy is given to Dapplicant Dappl	icant's represents	itive).		
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thibit shown or demonstration conducted: $\ \square$ Yes $\ \square$ No. If yes, brief de	scription:			
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greement $\square$ was reached with respect to some or all of the cleims in question	. D was not i		<b>/</b>	
The course in question	. Li was not	reached.		
aims discussed:				
entification of prior art discussed:				
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escription of the general nature of what was agreed to if an agreement was read		27 04	1111 American	
for the general nature of what was agreed to it an agreement was reac	ned, or any othar	comments: 21 4/	. I. II Amenamont	
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eid; noted antecedent basis problems	CHALLO	My gropos	en unenament	
and failure to address \$ 112, 9 1 issue;	alter Som	and Calle as	While to have the	
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rs of 4/4/94 was that since a substrate and	not a m	ethod of Abr	ication was being	
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Claimed, this \$112, 91 rejection was not appl	ecable. a	slicants reau	ested their position	
fuller description if necessary, and a copy of the amandments, if available, eached. Also, where no copy of the amendments which would rander the claims	which tha axam allowabla is ava	inar agreed would ren lable, a summary than	dar tha claims allowable must of must ha attached )	
ntess tha paragraphs below have been checked to indicate to the contrary, A DT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW Of the action has already been filed then applicant to since one most feel than applican	-Wallan Itame I	— 7 on the resource side	of this forms \ 16	
t Office action has already been filed, then applicant is given one month from	this interview dat	a to provide a stateman	t of the substance of the intervi	
It is not necessary for applicant to provide a separate record of the substar	ce of the intervis	ıw.		
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Since the examiner's interview summary above (including any attachmen	ts) raflects e con	npleta response to aaci	of the objections, rejections a	
requirements that may be present in tha last Office action, and since the response requirements of tha last Office action.	claims ara now a	lowabla, this complete	d form is considered to fulfill	
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	Ca	ola. Spuge	L	